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FEDERAL ELECTION  
COMMISSION

BEFORE THE FEDERAL ELECTION COMMISSION

2016 MAR 21 PM 12:32

In the Matter of )  
 ) MUR 6916  
Democratic National Committee and )  
Andrew Tobias in his official capacity )  
as treasurer; Democratic Senatorial )  
Campaign Committee and Deanna )  
Nesburg in her official capacity as )  
Treasurer; Democratic Congressional )  
Campaign Committee and Kelly C. )  
Ward in her official capacity as )  
treasurer; Catalist, LLC; NGP VAN, )  
LLC; Arizona State Democratic Central )  
Executive Committee and Rick )  
McGuire in his official capacity as )  
treasurer; Democratic Executive )  
Committee of Florida and Judy Mount )  
in her official capacity as treasurer; )  
Maine Democratic State Committee and )  
Betty Johnson in her official capacity as )  
treasurer; Mississippi Democratic Party )  
PAC and Ryan Brown in his official )  
capacity as treasurer; Monterey County )  
Democratic Central Committee Federal )  
and Thomas Montgomery in his official )  
capacity as Treasurer; New Jersey )  
Democratic State Committee and Kelly )  
Stewart Maer in her official capacity as )  
treasurer; Democratic Party of New )  
Mexico and Robert Lara in his official )  
capacity as treasurer; Ohio Democratic )  
Party and Fran Alberty in her official )  
capacity as treasurer; Tennessee )  
Democratic Party and Wade Munday in )  
his official capacity as treasurer; Texas )  
Democratic Party and Gilberto Hinojosa )  
in his official capacity as treasurer; )  
Vermont State Democratic Committee )  
Federal Account and James Ashley in )  
his official capacity as treasurer )

CELA

1-800-411-0001

AMENDED CERTIFICATION

I, Shawn Woodhead Werth, Secretary and Clerk for the Federal Election Commission, do hereby certify that in the executive session on March 15, 2016, the Commission decided by a vote of 6-0 to take the following actions:

1. Find no reason to believe that Catalyst and the Respondent Committees violated 52 U.S.C. §§ 30116, 30118, or 30119 by making or receiving prohibited in-kind contributions in the form of data and analytical tools.
2. Find no reason to believe that Catalyst, NGP VAN, and the Respondent Committees violated 52 U.S.C. §§ 30116 or 30118 by making or receiving prohibited or excessive in-kind contributions in the form of coordinated communications.
3. Find no reason to believe that Catalyst or the DNC violated 52 U.S.C. § 30125 by soliciting, receiving, or directing funds that were not subject to the prohibitions, limitations, and reporting requirements of the Act.
4. Approve the Factual and Legal Analysis as recommended in the First General Counsel's Report dated October 21, 2015, subject to the edits last circulated by Commissioner Weintraub's Office on March 15, 2016 at 10:46 A.M.
5. Approve the appropriate letters.
6. Close the file.

Commissioners Goodman, Hunter, Petersen, Ravel, Walther, and Weintraub voted affirmatively for the decision.

Attest:

March 21, 2016  
Date

Shawn Woodhead Werth  
Shawn Woodhead Werth  
Secretary and Clerk of the Commission